

ago and Alton and \$15,000 from the Toledo, St. Louis and Western.

Q. Have you received any money from the interborough in addition to your salary? A. Yes. The directors of the interborough voted me extra compensation for duties I did, outside the duties for which I was hired, \$125,000 at one time and \$25,000 at another.

Q. Who suggested this extra \$150,000? A. I don't know. It came to me as a surprise—a grateful surprise. (Laughter.)

Q. You did not ask for it? A. No. Q. This was on June 5, 1913? A. About then. I was invited to leave the board room by the president of the board. He said something personal was coming up. In a few minutes I was called back and was told an appropriation had been voted to me of an extra \$125,000. That was why they had asked me to leave the room.

Q. Do you recall that a special committee was appointed on it? A. I don't think so. I am not sure. I did understand it was an extra compensation for work I had done outside of my usual line of business.

Q. I find that on May 19, 1913, a resolution was passed appointing a committee to consider that award to you? A. Possibly that was when they asked me to leave the room. Whether it was this meeting or another, I don't know.

Q. Do you recall that the special committee made a report? A. I heard afterward that they did.

HEARD THEY HAD VOTED HIM THE LEAST SUM.

Q. Did you appear before the committee and discuss your special services? A. No. They were pretty well acquainted with the details of the negotiations as they had gone along. I heard afterward that they had discussed various sums and had voted the least. (Laughter.)

Q. What was the largest sum named? A. \$250,000.

Q. Would you have been willing to accept \$250,000? A. (Bristly) Yes.

"Is there any limit to the interborough officials' estimate of their earning capacity?" asked Senator Thompson.

"Well," laughed Mr. Shonts, "I have heard Mr. Hadley's testimony. Seriously, I don't think it is possible to overpay men who are responsible for the safe handling of \$2,000,000 human beings every day."

Q. But you think that when men give all their energies to these prob-

lems they should be paid liberally for it—within reason? A. Yes.

"Within reason!" exclaimed Senator Thompson. "That's what I was after."

Q. And yet, while you were discharging these arduous and exacting duties you were receiving \$40,000 a year from your Western railroad? A. I can make the same answer to you that I made to a committee in Congress, who asked me the question while I was in charge of the Panama Canal work. I said my holdings were so great that I dared not let go, and that as I was working eighteen hours a day for the canal, if any one should object it was the stockholders. I say the same thing here. God has given me a sturdy frame and a disposition to work eighteen hours a day, and I'm doing it.

Q. And was your retirement from your Western Presidencies voluntary? Oh, yes.

Q. And yet while President of the Interborough and of those Western roads you were rendering those extraordinary services for which you got the extra \$125,000 award? A. Yes.

John B. Stanchfield asked to have a window opened because the air in the crowded little committee room was stifling.

"Worse than the Black Hole of Calcutta," echoed Mr. Colby. The Lancy Nicolai said it was appalling.

"Our Board room is at your disposal," volunteered Mr. Shonts, "if there's nothing inappropriate in making the offer."

"Who'd call it inappropriate?" asked Senator Thompson. "We will try to get a larger room this afternoon."

WHY DIRECTORS ADDED AN EXTRA \$25,000 BONUS.

Counsel Colby asked President Shonts why the special committee which awarded him the \$125,000 had reported nine months later—April 22, 1914—in favor of making the special award \$150,000.

"I don't know," replied Mr. Shonts. "I suppose they felt they had only partly discharged their obligation at first. That impression was left in my mind. That is something the committee could tell you."

"But Mr. Freedman, the Chairman, has gone beyond the reach of our subpoena, and that's why we ask you," said Senator Thompson.

"Well, I was not present at the meeting," said Mr. Shonts. "I have told you my impression about it."

Q. The report of the committee, I read in the minutes, awarding you the \$125,000 on June 4, 1913, seems final? A. Yet I remember talking then with some member of the committee and getting the idea that they would award me more at another time.

Q. You were paid promptly after the directors awarded the bonus? A. Yes.

The \$125,000 check was put in evidence.

Q. What did you do with the check? A. I indorsed it and handed it to my assistant, W. Leon Pepperman, to pay to Charles T. Barney & Co., at No. 25 Broad Street, as a part payment for some securities I had bought.

Q. Had you a running account with that firm? A. No.

Q. Were you indebted to C. T. Barney & Co. on June 5, 1913? A. Yes; I had purchased securities from them which had not been fully paid for.

NOT A SPECULATOR—SIMPLY BUYS STOCKS.

Q. You were speculating? A. No; I am not a speculator in stocks, but when I have money I can buy them.

Q. How much did you owe C. T. Barney & Co. at that time? A. I don't remember, but I can find the records of the account and bring them here. I'll be glad to do so.

Q. Were you indebted to any of your fellow directors at that time or interested with them in any investments? A. No. None.

Mr. Shonts offered a letter he received June 5, 1913, from Henry E.

Butler, acknowledging the receipt of the \$125,000.

"I don't recall in what form I paid that \$125,000," said Mr. Shonts, "but I think Mr. Pepperman must have got a Treasurer's check from the Guaranty Trust Company and took it to Charles T. Barney & Co. This letter is all the record I have at hand now. I can bring the other accounts."

Mr. Colby called attention to the fact that the resolution of the directors, the signing of the check and the payment to Barney & Co. were all done within twenty-four hours.

"I hope that promptness applies to all interborough transactions," laughed Mr. Shonts.

Then he explained that he thought the most he ever owed C. T. Barney & Co. was \$100,000. Since June, 1913, the only money he had paid Barney & Co. was \$25,000, due to a misapprehension as to an account of one of his daughters.

"I'll bring my accounts," said Mr. Shonts. "You'll find that most of my investments have been in Interborough Consolidated—a stock I firmly believe in."

Mr. Colby wanted to know if the Interborough Consolidated Company's suspending a dividend was not a part of the process of squeezing the water out of the common stock and booming the preferred.

"Not at all," replied President Shonts.

Q. Were several of the Interborough directors buying Interborough-Metropolitan preferred at the same time you were? A. I don't know.

Q. When did you begin to buy Interborough-Metropolitan preferred? A. Since before I came here with the company.

Q. Have you substantially increased your holdings of late? A. Yes. The books of Charles T. Barney & Company will show.

Q. I tremble to ask you if you were carrying any Interborough-Metropolitan stock before it was taken over by the Interborough Consolidated.

"I did," replied Mr. Shonts sadly. "I bought more Inter-Met. than I had a right to. It was because I had great faith in it."

WOOD WANTS TO SEE GRAND JURY MINUTES IN BRIBERY CHARGE.

Harsh words marked the argument before Judge Wadhams in General Sessions to-day on the application of Robert Colgate Wood, former Public Service Commissioner, under indictment for bribery, to inspect the minutes of the Grand Jury that indicted him. Wood is represented by Lawrence J. B. Stanchfield and Frank Moss, Assistant District Attorney O'Malley opposed the application. He said the application to view the testimony given before the Grand Jury was simply a subterfuge on the part of Wood to obtain the People's case.

Mr. Moss resented Mr. O'Malley's allegation that the motion was a subterfuge. "I do not think," he said to Judge Wadhams, "that the time has yet come when John Stanchfield and Frank Moss must defend themselves against a charge of attempting to deceive a court."

Judge Wadhams reserved decision.

NO MORE HAND SHAKING ACROSS THE TRENCHES

Overseas Agency Says Commander of Sixth French Army Has Issued Orders Forbidding It.

BERLIN (via wireless to Sayville, L. I.), Feb. 17.—To force French soldiers to cease shaking hands with the Germans in opposite trenches and holding conversations with them, French commanders have issued orders imposing severe penalties on all offenders, the semi-official news agency stated to-day.

During the recent fighting along the Somme, the news agency stated, a copy of an order signed by General Dubois, commander of the French Sixth army, was found. The text of the order, which was issued Feb. 6, follows:

"The army commander has learned with indignation that at several places on the front, conversations and even shaking hands with the Germans have occurred."

"I am at a loss to believe that a Frenchman can sink so low as to shake hands with such bandits, who spread incendiarism and destruction, who assassinate women, children and old men, who treacherously kill prisoners, breaking their backs, and who furthermore torture to death our wounded."

The order then states that penalties will be inflicted upon all officers and soldiers guilty of such practices.

BABY IS NOT HERS, SAYS PRINCESS IN REPLY TO HUSBAND

(Continued from First Page.)

lawyer said, that the princess is denying the child to prevent the infant from laying claim later on to the vast Crocker estate to which the princess is heir.

The prince in his complaint has asked the court to decree that he and the princess are parents of the child. When Mr. Odomson was asked if the infant was the child he replied he "thought the little one was at the princess's hotel."

Until the parties appeared in court to-day it was not definitely known that Yvonne was the fifteen-year-old girl mentioned by the princess in her counter suit for separation. The princess accuses the prince of deserting her immediately after the marriage, and began to pay court to a young girl, then fifteen years old, who he spent all his time, she alleges, and devoted himself entirely to this young girl, for whom he openly declared the most violent affection and attachment.

The little girl, it is charged, as a result of the prince's assiduous attentions, returned his affection and they promised to marry each other.

About a year ago reports were printed and denied that the mutual affection of Yvonne for the prince had brought on the estrangement.

LONG AND SHORT OF IT HERE.

Ugo, 7 ft. 8 in., and Adrien, 2 ft. 5 in., Held Up at Ellis Island.

Ellis Island officials are wondering what they are going to do with Hap-Hap Ugo, 7 feet 8 inches in height in his socks, and Emilliane Adrien, the top of whose head is only 29 inches from the floor. The pair arrived on the steamship Espagnole of the French Line to-day with the hope of joining a circus.

On the steamer Ugo occupied a berth and Adrien, who explained the remaining half. This was accomplished by cutting out the paneling between two staterooms.

RUSSIAN GRAND DUKE WHOSE STRATEGY LED TO FALL OF ERZERUM.

100,000 TURKS, 1,000 GUNS CAPTURED BY RUSSIANS AT ERZERUM.

(Continued from First Page.)

by the Turkish War Department under date of Feb. 16.

The statement also says that the Russians lost 5,000 men killed in a three-day battle on the Caucasian front.

The War Office also reports that a cruiser, a monitor and a torpedo boat of the enemy on Feb. 13 fired twenty shells on Tekke Burju and then withdrew before the fire of our coast batteries. The fire of the warships did no damage.

Near Aden, in the woods between Sheikh Hosman and Eludale, the report says, an enemy reconnoitering detachment was ambushed, nearly all the men being killed. Those who escaped fled in the direction of Sheikh Hosman, leaving behind all their baggage.

SCORE HURT IN WRECK OF FLORIDA LIMITED

Fourteen Badly Injured Taken to Richmond (Va.) Hospital—Third Crash in Week.

RICHMOND, Va., Feb. 17.—The Seaboard Air Line's Florida Limited, No. 10, northbound, was wrecked to-day at Kingsland Bridge, ten miles south of here, while running at high speed. No one was killed, but fourteen persons were badly injured and others less seriously hurt.

Among the injured were David E. Drake, Newark, N. J.; Hervis L. Blanton, Richmond; Mrs. W. M. Collins, Cleveland, O.; Dr. T. S. Langford, Ann Arbor, Mich.; and his wife, Mrs. Katherine Langford; J. E. Naylor and Benjamin Chase, both of Washington, D. C.

The engine tender jumped the track, ripping up rails and ties, and four coaches went down a steep embankment.

The injured were brought to Richmond hospital.

This was the third wreck of a Florida fast train on the Seaboard line in a week.

KIDNAPING CHARGE WITHDRAWN.

Miss Ada Smith of Flushing, L. I., who was arrested in the Staten Island ferry-house last night for kidnapping three-year-old Frederick M. Wood of Great Kills, N. Y., was discharged to-day by Magistrate Deane in the Centre Street Police Court. Frederick A. Wood, the boy's father, who caused the arrest, withdrew the charge. Miss Smith, who is the maternal aunt of the child, explained she was taking the child to a doctor.

WILSON SENDS MEXICAN DATA TO THE SENATE.

Report Called for in Fall Resolution Will Be Printed as a Public Document.

WASHINGTON, Feb. 17.—All the State Department's data on the Mexican situation asked for by Senator Fall by President Wilson, and on motion of Chairman Stone of the Foreign Relations Committee was ordered printed as a public document. It had been expected some of it would be held confidential.

WALL STREET

Such interest as there was in the market during the first hour was confined to a few war specialties. Crucible was the leader. Weakness developed into dulness and after a slight rally trading changed to Marine issues, which advanced several points, followed by advances in the active list over closing level of last night. Canadian Pacific sold at 165½, up 2½.

Trading continued on a small scale in the afternoon. Copper stocks, United States Steel and Marine issues were most active without changing price level. American Zinc gained 2½ to 78½. General list sagged off in late trading. Studebaker was weak, selling down to 148 1-4, and Baldwin lost 2 points to 139. Maxwell common sold at 66½, off 2½.

CLOSING QUOTATIONS.

With not changes from previous closing. Alaska Gold Mfg. Co. 22½. Alaska Gold Mfg. Co. 22½. Alaska Gold Mfg. Co. 22½.

CANADIANS BEAT BACK ALL GERMAN ATTACKS.

Official Reports to Ottawa Declare Whole Platoons of the Foe Were Killed.

OTTAWA, Ont., Feb. 17.—The Germans were repulsed in every attack upon the trenches held by the Canadian divisions in the recent fierce fighting around Ypres, according to despatches received here to-day by the Militia Department.

The despatches state that the Dominion regiments were holding all their own trenches when the German drive had exhausted its strength.

"There are lots of Germans in our trenches, whole platoons of them," the report states, "but they are all dead Germans. Our losses are very slight."

NEW BORN BABY BURNED.

Meets Death With Two-Year-Old Sister in House Fire.

WILKES-BARRE, Pa., Feb. 17.—The two-year-old daughter and the five-hour-old son of Alexander Buchins were burned to death early to-day despite Mrs. Buchins's heroic efforts to save them.

When the house caught fire Mrs. Buchins, weak from her illness, dragged herself from bed and attempted to reach safety with the new-born baby in her arms. She fell unconscious on the threshold and was rescued by her husband.

OLD POLICE HORSE DIES AT HIS POST OF DUTY.

"Austin," Many Years in Service, Could Take Off His Bridle With His Hind Leg.

"Austin," for sixteen years a police horse in Brooklyn, died with his shoes on early this morning. He was taken Patrolman Patrick J. Doody back to the "Country Club"—by which name the One Hundred and Seventy-fourth Precinct house in Flatlands is known—and fell and died a short distance from the station.

Doody said that "Austin" had never been quite himself after Patrolman Albert Johnson, his rider for more than eight years, was transferred three months ago to the motor-cycle squad.

"Austin," who was twenty-two years old, was well known both to policemen and to citizens for the tricks he performed. He always took off his own bridle after a tour by pushing it off with his hind leg. It was one of the tricks Johnson taught him.

ACKER, MERRALL & CONDIT EST. COMPANY 1820

Codfish

2 lb. boxes

31c

Boneless white middles

New Laid Eggs

35c Doz.

Maplehurst Brand

CURED HIMSELF OF DRINKING

Los Angeles Man Gives Out a Simple Home Recipe That Banished His Desire for Liquor.

Mr. Carl Smith, living at 615½ S. Grand Avenue, Los Angeles, Calif., cured himself of the liquor habit with a simple home recipe. In a recent statement Mr. Smith said: "I took two high-price treatments for the liquor habit, both of which failed. Then I heard of the following simple recipe, which I tried. It quickly banished my desire for liquor and greatly benefited my health. To 3 oz. of water add 20 grains of muriate of ammonia, a small box of Varlex Compound and three times a day. It is perfectly harmless and as it has no taste, color or smell, it can be given secretly in coffee, tea, milk or in food. Any drug-gist can put up this recipe at very little cost, and it is a wonderful remedy."

Adv.

HELP WANTED—MALE.

Boys 17, Christiana, wanted: two errand boys and one to take charge of small shipping room; also a boy to work in a laundry and a boy to work in a laundry.

1015-Fly boys wanted: over 15 years old. Address: J. H. Wadsworth & Son, 424 W. 23d St., 11th floor.

WE CAN DUPLICATE YOUR BROKEN LENSES.

Identically without the prescription. It makes no difference how old or how new your glasses are. We will save you 25 per cent. on all duplicate lenses. \$1.00 per pair. 1015-Fly boys wanted: over 15 years old. Address: J. H. Wadsworth & Son, 424 W. 23d St., 11th floor.

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